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Case 3:08-cr-00083-PJH Document 92 Filed 04/25/2008 Page 2 of 2 Each defendant who requests an MP3 player will be permitted to have his own device. At least two of the defendants, GILLERMO ALEJANDRO ZARAGOZA and MARTIN ZARAGOZA, will require two MP3 players because of the volume of audio discovery pertaining to them. The MP3 players will be delivered to Inmate Services or to individual defendants by their counsel, as directed by the facility's administration. IT IS SO ORDERED. Dated: , 2008 HONORABLE PHYLLIS J. HAMILTON United States District Judge

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7	
8	IN THE UNITED STATES DISTRICT COURT
9	FOR THE NORTHERN DISTRICT OF CALIFORNIA
10	LINUTED STATES OF AMERICA
11	UNITED STATES OF AMERICA,) No. CR-08-0083 PJH)
12	Plaintiff,) JOINT APPLICATION FOR) ORDERING PERMITTING
13) INCARCERATED DEFENDANTS') USE OF MP3 TO REVIEW
14	vs.) AUDIO DISCOVERY AT GLENN) DYER JAIL
15	GUILLERMO ALEJANDRO ZARAGOZA, et al.,)
16	Defendants.)
17	Defendant Manuel Corona Contreras, on behalf of all defendants detailed at the Glenn
18	Dyer Jail, Oakland, California, moves the Court for an Order directing the Jail Administration to
19	permit defendants' possession and use of MP3 players for the purpose of reviewing audio
20	discovery in this case.
21	The indictment charges a large methamphetamine distribution conspiracy that is the
22	culmination of an over two-year FBI investigation. The investigation involved six separate
23	periods of electronic surveillance on multiple lines, as well as the execution of search warrants at
24	eleven separate locations. The government has designated more than 3,800 calls as pertinent to
25	the investigation. All or nearly all these calls are in the Spanish language. Consequently, to a
26	greater degree than in most wiretap cases, defense counsel are dependant on their clients for a

completely and contextually accurate translation and explanation of the calls, as well as the identification of the significant number of persons identified only as UM, Unidentified Male, and UF, Unidentified Female, in the discovery. These are potential witnesses for the defense both in the preparation of the wiretap suppression motion and of the defense for trial.

It would be impractical, needlessly time-consuming and unduly costly for defense counsel to be present while their clients reviewed the large volume of telephone calls that form the basis for this prosecution. Conversely, it would be far more efficient and cost-effective for defendants to review their relevant calls before conferring with counsel. This procedure has been followed in large wiretap cases since the government began recording digitally.

Defense counsel are familiar with the specifications of the MP3 player allowed in the jail and will follow all directions of the jail administration in providing the players containing the pertinent audio recordings to their clients.

For these reasons, the Court is respectfully urged to authorize the use of MP3 players by the incarcerated defendants.

Manuel Corona Contreras

Dated: 4/25/08 Respectfully submitted,

17 <u>/s/ Nina Wilder</u>

NINA WILDER
Attorney for Defendant